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Attorneys for Plaintiff/Counter Defendant
 TESLA, INC.

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

TESLA, INC.,
 Plaintiff,

 v.

 MARTIN TRIPP,
 Defendant.

Case No. 3:18-cv-00296-MMD-CLB

**AMENDED CERTIFICATE OF
 SERVICE OF TESLA'S EMERGENCY
 MOTION FOR ORDER TO SHOW
 CAUSE AND HEARING;
 DECLARATION OF JEANINE
 ZALDUENDO IN SUPPORT OF
 TESLA'S EMERGENCY MOTION FOR
 ORDER TO SHOW CAUSE AND
 HEARING; and APPENDIX OF
 EXHIBITS IN SUPPORT OF
 DECLARATION OF JEANINE
 ZALDUENDO IN SUPPORT OF
 TESLA'S EMERGENCY MOTION FOR
 ORDER TO SHOW CAUSE AND
 HEARING**

AND RELATED COUNTERCLAIMS.

AMENDED CERTIFICATE OF SERVICE

I hereby certify that on October 13, 2020, the foregoing **TESLA'S EMERGENCY MOTION FOR ORDER TO SHOW CAUSE AND HEARING; DECLARATION OF JEANINE ZALDUENDO IN SUPPORT OF TESLA'S EMERGENCY MOTION FOR ORDER TO SHOW CAUSE AND HEARING; and APPENDIX OF EXHIBITS IN SUPPORT OF DECLARATION OF JEANINE ZALDUENDO IN SUPPORT OF TESLA'S EMERGENCY MOTION FOR ORDER TO SHOW CAUSE AND HEARING** were served upon Defendant Martin Tripp by (1) depositing a copy of the same with FED EX, postage paid directed to the address listed below:

MartinTripp
Bocskai Utca 11/A
Cece 7013
Hungary

and (2) emailing Mr. Tripp at:

mtprotons@protonmail.com

Mr. Tripp had confirmed receipt of Tesla's Emergency Motion for Order to Show Cause, on October 12, 2020, when he informed Tesla counsel via email that he had posted his Response to Tesla's Emergency Motion on his website. *See* **EXHIBIT A**, attached hereto.

Mr. Tripp formally served Tesla counsel with copies of his **DEFENDANT/ MARTIN TRIPP'S RESPONSE TO TESLA'S "EMERGENCY MOTION" FOR ORDER TO SHOW CAUSE AND HEARING (COURT DOC 220)**, via email, on October 13, 2020. *See* **EXHIBIT B**, attached hereto.

/s/ CaraMia Gerard
An employee of McDonald Carano LLP

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